UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE METHYL TERTIARY BUTYL ETHER ("MTBE") PRODUCTS LIABILITY LITIGATION

This document relates to:

Commonwealth of Pennsylvania v. Exxon Mobil Corp., et al., No.: 1:14-cv-06228

Master File No. 1:00-cv-1898 MDL 1358 (VSB)

STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE AS TO DEFENDANTS MARATHON PETROLEUM COMPANY LP (f/k/a MARATHON PETROLEUM COMPANY LLC), MARATHON PETROLEUM CORPORATION, MARATHON OIL CORPORATION, WILCOHESS LLC, AND SPEEDWAY LLC

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, the Parties hereby stipulate to the dismissal of Marathon Petroleum Company LP (f/k/a Marathon Petroleum Company LLC), Marathon Petroleum Corporation, Marathon Oil Corporation, WilcoHess LLC, and Speedway LLC with prejudice, and further stipulate that no further approval or review of the Settlement Agreement executed by and between the Plaintiff and Marathon Petroleum Company LP and Marathon Petroleum Corporation ("Agreement") by the Court is required. This Stipulation of Dismissal is effective upon filing. *Hester Industries, Inc. v. Tyson Foods, Inc.*, 160 F.3d 911, 916 (2nd Cir. 1998).

Is it hereby ORDERED that all of the claims against Marathon Petroleum Company LP (f/k/a Marathon Petroleum Company LLC), Marathon Petroleum Corporation, Marathon Oil Corporation, WilcoHess LLC, and Speedway LLC are hereby dismissed with prejudice and that no further approval or review of the Agreement is required by the Court.

It is further ORDERED that, in any trial of this action, the trier of fact shall determine Marathon Petroleum Company LP's, Marathon Petroleum Corporation's, Marathon Oil Corporation's, WilcoHess LLC's, and Speedway LLC's or any other Releasees' (as that term is defined in the Agreement) apportioned share of liability for any and all claims in the same manner and in the same form of trial verdict as for all Non-Settling Defendants, as if Marathon Petroleum Company LP, Marathon Petroleum Corporation, Marathon Oil Corporation, WilcoHess LLC, and Speedway LLC or any other Releasee(s) had remained Non-Settling Defendant(s). The Commonwealth's recoverable damages against Non-Settling Defendants will be reduced in accordance with the procedures and provisions set forth in Section III.3 (Contribution Protection) of the Agreement, including, if applicable, by any amounts apportioned to Marathon Petroleum Company LP, Marathon Petroleum Corporation, Marathon Oil Corporation, WilcoHess LLC, and Speedway LLC or any other Releasee in a final judicial determination.

It is further ORDERED that all claims against all Defendants named in the above-captioned action (including non-settling Defendants) for all reimbursement payments made, or to be made, from the Pennsylvania Underground Storage Tank Indemnification Fund ("USTIF") to Marathon Petroleum Company LP, Marathon Petroleum Corporation, Marathon Oil Corporation, WilcoHess LLC, and Speedway LLC or any other Releasee, or for any costs incurred or to be incurred by USTIF in connection with such reimbursement payments to Marathon Petroleum Company LP, Marathon Petroleum Corporation, Marathon Oil Corporation, WilcoHess LLC, and Speedway LLC or any other Releasee, are hereby dismissed with prejudice.

This Stipulation and Order shall not dismiss any other claims by Plaintiff against any other Defendants. In particular, as provided in the Agreement, this Stipulation and Order does not dismiss claims by Plaintiff based on payments by USTIF to Hess Corporation.

Plaintiff,	Defendants,	
Commonwealth of Pennsylvania,	Marathon Petroleum Company LP (f/k/a	
By its attorneys,	Marathon Petroleum Company LLC),	
	Marathon Petroleum Corporation, Marathon	
	Oil Corporation, WilcoHess LLC, Speedway	
	LLC, Hess Corporation, and Hess Oil Virgin	
	Islands Corporation,	
	By their attorneys,	
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Defendant,	Defendant,	
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USA, Inc.,	TransMontaigne Product Services LLC,	
By its attorneys,	By their attorneys,	
	/s/Dawn Ellison (with permission)	
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Defendants,

Atlantic Richfield Company, BP America Inc., BP Amoco Chemical Company, BP Holdings North America Limited, BP p.l.c., BP Products North America, Inc., BP West Coast Productions, L.L.C., Defendants,

Chevron Corp., Chevron U.S.A., Inc., TRMI-H LLC, and Texaco, Inc., By their attorneys,

By their attorneys,

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Partnership, By their attorneys, Defendant.

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By their attorneys,

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Sun Company, Inc., Sunoco Inc., Sunoco, Inc. (R&M), Energy Transfer Partners, L.P., ETP

(R&M), Energy Transfer Partners, L.P., ETP Holdco Corporation, and Sunoco Partners

Marketing & Terminals L.P.,

By their attorneys,

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Defendants, Defendant, PJSC LUKOIL, LUKOIL North America Nustar Terminals Operations Partnership LP, LLC and LUKOIL Pan Americas, LLC, By its attorneys, By their attorneys, /s/Todd W. Mensing (with permission) /s/Joseph L. Sorkin (with permission) Joseph. L. Sorkin Todd W. Mensing Akin Gump Strauss Hauer & Feld LLP Ahmad, Zavitsanos, Anaipakos, Alavi & One Bryant Park Mensing P.C. Bank of America Tower 1221 McKinney Street, Suite 2500 New York, NY 10036-6745 Houston, TX 77010 (212) 872-7464 (713) 655-1101 Fax: (212) 872-1002 Fax: (713) 655-0062 Email: jsorkin@akingump.com Email: tmensing@azalaw.com Defendant, Defendants, Petroleum Products Corporation, Premcor USA, Inc., The Premcor Refining By its attorneys, Group, Inc., Valero Energy Corporation, Valero Refining Company – New Jersey, Valero Marketing and Supply Company, Ultramar Diamond Shamrock Corporation, /s/Christopher T. Scanlon (with permission) Christopher T. Scanlon and Valero Refining and Marketing Clausen Miller PC Company, 28 Liberty Street By their attorneys, 39th Floor New York, NY 10005 (212) 805-3979 /s/Erika M. Anderson (with permission) Fax: (212) 805-3939 James F. Bennett Email: cscanlon@clausen.com Erika M. Anderson Megan E. Ball Dowd Bennett LLP 7733 Forsyth Blvd., Suite 1900 St. Louis, MO 63105 (314) 677-4419 Fax: (314) 863-2111 Email: jbennett@dowdbennett.com

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SO ORDERED the 23rd day of	June	, 20 <u>22</u> .
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Jernon Broder		
UNITED STATES DISTRICT		_